

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re

JAMBYS, INC., ET AL.,

Debtors.¹

Chapter 11

Case No. 24-10913 (KBO)

Jointly Administered

JAMBYS, INC.,

Plaintiff,

Chapter 11

Adv. Pro. No. 24-50065 (KBO)

v.

VELOCITY CAPITAL GROUP LLC, UNITED FIRST, LLC, GLOBAL FUNDING EXPERTS, LLC, GFE NY LLC, MCA SERVICING COMPANY, CLOUDFUND LLC, DELTA BRIDGE FUNDING, LLC, MAX RECOVERY GROUP LLC, SIMMONS CAPITAL PARTNERS, NEWCO CAPITAL GROUP VI LLC a/k/a NEWCO CAPITAL GROUPS VI, SELLERSFUNDING CORP. d/b/a SELLERSFI, ASSDJS LLC, ASSDJS 2 LLC, JAY AVIGDOR, BORIS MUSHEYEV, VIACHESLAV ELIYAYEV, BARTOSZ MACZUGA, VADIM SEREBRO, and MATT SIMMONS,

Defendants.

**NOTICE AND STIPULATION OF DISMISSAL OF
DEFENDANTS VELOCITY CAPITAL GROUP LLC, JAY AVIGDOR,
UNITED FIRST LLC, GLOBAL FUNDING EXPERTS LLC, GFE NY LLC,
BORIS MUSHEYEV, AND VIACHESLAV ELIYAYEV WITH PREJUDICE**

¹ The Debtors in these cases, along with the last four digits of each Debtor's federal tax identification number are as follows: Jamby's, Inc. (4264) and Jamby's NYC, Inc. (5373). The Debtors' mailing address is 228 Park Avenue South, PMB 49630, New York, NY 10003.

PLEASE TAKE NOTICE that, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), as incorporated by Fed. R. Bankr. P. 7041; upon joint stipulation by plaintiff Jambys, Inc. (“Jambys”) and defendants Velocity Capital Group LLC (“Velocity”), Jay Avigdor (“Avigdor”), United First LLC (“United First”), Global Funding Experts LLC (“GFE”), GFE NY LLC (“GFE NY”), Boris Musheyev (“Musheyev”), and Viacheslev Eliyayev (“Eliyayev,” and collectively with Velocity, Avigdor, United First, GFE, GFE NY, and Musheyev, the “MCA Defendants”); and pursuant to the *Order (I) Approving the Settlement Agreement By and Among the Debtors, the Velocity Defendants, and the United First Defendants; and (II) Granting Related Relief* [Adv. D.I. 52] and the Settlement Agreement between Jambys and the MCA Defendants annexed as Exhibit “1” thereto; Jambys hereby dismisses the above MCA Defendants from the above-captioned adversary proceeding with prejudice.²

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the P.I. Order [Adv. D.I. 24] and in the *First Amended Verified Complaint for Injunctive Relief* [Adv. D.I. 26] (the “Amended Complaint”).

Dated: November 13, 2024
Wilmington, Delaware

**PASHMAN STEIN WALDER
HAYDEN, P.C.**

/s/ Joseph C. Barsalona II

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